## UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

United States of America				
V.		Case No:	DNCW308CR000083-001	
RICKY GILES	)	USM No:	23013-058	
	ctober 20, 2009			
Date of Last Amended Judgment:		Ross Hall Richardson		
		Defendant's Attorney		
Order Regarding M	Iotion for Sentence Red	uction Pursua	ent to 18 U.S.C.	. § 3582(c)(2)
Upon motion of ■ the defe § 3582(c)(2) for a reduction in the ter subsequently been lowered and made § 994(u), and having considered such and the sentencing factors set forth in	rm of imprisonment impos retroactive by the United n motion, and taking into a	sed based on a States Senten account the po	guideline senter cing Commissio licy statement se	ncing range that has on pursuant to 28 U.S.C. et forth at USSG §1B1.10
IT IS ORDERED that the motion is:	:			
□ DENIED. ■ GRANTE		eviously impo	sed sentence of _ is reduced to	imprisonment (as reflected in 70 months
I. COURT DETERMINATION O	F GUIDELINE RANGE	E (Prior to Any D	Departures)	
Original Offense Level: 25		Amended Of	-	23
Criminal History Category: <u>VI</u>		Criminal History Category: <u>VI</u>		
Original Guideline Range: <u>110-13</u>	37 months	Amended Gu	iideline Range:	92-115 months
<ul> <li>The reduced sentence is within the</li> <li>The previous term of imprisonment of sentencing and the reduced sent</li> <li>The reduced sentence is above the</li> <li>Other (explain):</li> </ul>	nt imposed was less than t tence is comparably less that	he guideline ra han the amend		
III. ADDITIONAL COMMENTS Upon release from imprisonment, release from incarceration, it is ore the local Residential Reentry Cent the U.S. Probation Officer.	dered that as a condition	n of supervis	ed release the	defendant shall submit to
Except as provided above, all provision	ons of the judgment dated	October 20	o, 2009 sh	all remain in effect.
IT IS SO ORDERED.				
Order Date: March 21, 2012		6	ianhthi	when
Effective Date:(if different from order	date)		O. Whitney States District Ju-	dge